

1	From the INTERNATIONAL BUREAU
PCT N	То:
NOTIFICATION OF ELECTION (PCT Rule 61.2)	Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE
Date of mailing (day/month/year)	
23 May 2000 (23.05.00)	in its capacity as elected Office
International application No. PCT/US99/20308	Applicant's or agent's file reference
International filing date (day/month/year)	Priority date (day/month/year)
25 August 1999 (25.08.99)	27 August 1998 (27.08.98)
Applicant	
MESSING, Joachim et al	
in a notice effecting later election filed with the later election. 2. The election X was was not	ninary Examining Authority on: 2000 (20.03.00)
The International Bureau of WIPO	Authorized officer

Form PCT/IB/331 (July 1992)

Facsimile No.: (41-22) 740.14.35

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International application No.
PCT/US99/20308

A. CLASSIFICATION OF SUBJECT MATTER		
IPC(6) :Please See Extra Sheet. US CL :Please See Extra Sheet.		
According to International Patent Classification (IPC) or to both	national classification and IPC	•
B. FIELDS SEARCHED		· · · · · · · · · · · · · · · · · · ·
Minimum documentation searched (classification system follows	ed by classification symbols)	
U.S. : 435/69.1, 320.1, 410, 412, 419, 468; 536/23.6; 800/	278, 287, 295, 298, 320.1	-
Documentation searched other than minimum documentation to th	e extent that such documents are included	in the fields searched
Electronic data base consulted during the international search (n WEST, Agricola, Biosis, Caplus, EMBL, Genseq, EST	ame of data base and, where practicable	, search terms used)
C. DOCUMENTS CONSIDERED TO BE RELEVANT		
Category* Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.
Y KIRIHARA et al. Isolation And Sequ Methionine-Rich 10-kDa Zein Protein Vol. 71, pages 359-370, especially pages	n From Maize. Gene. 1988,	1-21
Y CHAUDHURI et al. Allele-specific Pa Posttranscriptional Regulator Of Zein Acad. Sci, USA. May 1994, Vol. 91, pages 4868-4870.	Accumulation. Proc. Natl.	1-18
Y CRUZ-ALVAREZ et al. Post-tra: Methionine Content In Maize Kernels. 225, pages 331-339, especially pages	Mol. Gen. Genet. 1991, Vol.	1-18
X Further documents are listed in the continuation of Box C	See patent family annex.	
 Special categories of cited documents: A document defining the general state of the art which is not considered to be of particular relevance 	"T" later document published after the inte date and not in conflict with the appl the principle or theory underlying the	ication but cited to understand
"E" earlier document published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other	"X" document of particular relevance; the considered novel or cannot be consider when the document is taken alone	
special reason (as specified) *O* document referring to an oral disclosure, use, exhibition or other means	"Y" document of particular relevance; the considered to involve an inventive combined with one or more other such being obvious to a person skilled in t	step when the document is documents, such combination
P document published prior to the international filing date but later than the priority date claimed	"&" document member of the same patent	
Date of the actual completion of the international search	Date of mailing of the international sea	rch report
24 NOVEMBER 1999	07 DEC 1999	
Name and mailing address of the ISA/US Commissioner of Patents and Trademarks Box PCT	Authorized officer ASHWIN MEHTA	
Washington, D.C. 20231 Faccimile No. (703) 305-3230	Telephone No. (703) 208-0106	'X/

International application No.
PCT/US99/20308

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
Y	SWARUP et al. Determinants Of The High-methionine Trait In Wild And Exotic Germplasm May Have Escaped Selection During Early Cultivation Of Maize. The Plant Journal. 1995, Vol. 8, No. 3, pages 359-368, especially pages 361-364.	1-18
ť	PIETRZAK et al. Expression In Plants Of Two Bacterial Antibiotic Resistance Genes After Protoplast Transformation With A New Plant Expression Vector. Nucl. Acids Res. 1986, Vol. 14, No. 14, pages 5857-5868, especially pages 5858, 5859, 5861 and 5862.	15
		,

International application No. PCT/US99/20308

Box i Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2. Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
Please See Extra Sheet.
As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

International application No. PCT/US99/20308

A. CLASSIFICATION OF SUBJECT MATTER: IPC (6):

C12N 5/04, 15/29, 15/09, 15/11, 15/63, 15/64, 15/66, 15/67, 15/82; A01H 5/00, 5/10

A. CLASSIFICATION OF SUBJECT MATTER: US CL :

435/69.1, 320.1, 410, 412, 419, 468; 536/23.6; 800/278, 287, 295, 298, 320.1

BOX II. OBSERVATIONS WHERE UNITY OF INVENTION WAS LACKING This ISA found multiple inventions as follows:

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be searched, the appropriate additional search fees must be paid.

Group I, claims 1-18, drawn to a first product, a DNA construct encoding a delta-zein, linked to a promoter and a 3' untranslated region (UTR) modified to be devoid of dzrl binding sites, and vectors and plants transformed with said DNA construct, and a first method, comprising making high methionine com with said DNA construct.

Group II, claim(s) 19-21, drawn to a second product, an isolated nucleic acid comprising a 3' UTR of a 10 kDa zein gene, and a chimeric gene comprising any coding sequence operably linked to said UTR.

The inventions listed as Groups I and II do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: The modified 3' UTR of the first product in Group I is not shared with the non-modified 3' UTR of the second product in Group II. The non-modified UTR of Group II also is not shared or used by the method of Group I. Further, the sequences of both groups may be obtained by alternative means, such as chemical synthesis.

PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

15

Applicant's or agent's file reference RUT 99-0002P	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
International application No.	International filing date (day/n	month/year) Priority date (day/month/year)
PCT/US99/20308	25 AUGUST 1999	27 AUGUST 1998
International Patent Classification (IPC) Please See Supplemental Sheet.	or national classification and IP	PC
Applicant RUTGERS, THE STATE UNIVERSIT	TY OF NEW JERSEY	
Examining Authority and is 2. This REPORT consists of a This report is also accombeen amended and are the	transmitted to the applicant a total of sheets. panied by ANNEXES, i.e., sheet the basis for this report and/or she	ets of the description, claims and/or drawings which have seets containing rectifications made before this Authority.
(see Rule 70.16 and Sec These annexes consist of a to	tion 607 of the Administrative otal of sheets.	Instructions under the PCT).
3. This report contains indication		terns:
I 🔀 Basis of the repo	rt	
II Priority		
		ovelty, inventive step or industrial applicability
IV X Lack of unity of	invention	
citations and expla	inations supporting such statem	and to novelty, inventive step or industrial applicability; nent
VI Certain documents	cited	
VII Certain defects in t	he international application	
VIII X Certain observation	s on the international applicati	ion
Date of submission of the demand	Date	e of completion of this report
20 MARCH 2000	2	20 NOVEMBER 2000
Name and mailing address of the IPEA		orized officer DELLA MAE COLLINS
Commissioner of Patents and Traden Box PCT		ASHWIN MEHTA PARALEGAL SPECIALIST
Washington, D.C. 20231 Facsimile No. (703) 305-3230	Telen	phone No. (703) 308-019 TECHNOLOGY CENTER 1600

International application No.

PCT/US99/20308

I. Basis of the report	
1. With regard to the elements of the international	application:*
x the international application as original	
Alam da contacto	,
pages 1-34	, as originally filed
pages NONE	, filed with the demand
	, filed with the letter of
x the claims:	
P-8-0	, as originally filed
	, as amended (together with any statement) under Article 19
F-8	filed with the letter of, filed with the demand
,	
X the drawings:	
pages 1-8	, as originally filed
pagesNONE	, filed with the demand
pages NONE	, filed with the letter of
x the sequence listing part of the descrip	
pages 1-3	, as originally filed
pages NONE	, filed with the demand
pages	, filed with the letter of
the language of publication of the int	d for the purposes of international search (under Rule 23.1(b)). ternational application (under Rule 48.3(b)). for the purposes of international preliminary examination (under Rules 55.2 and
preliminary examination was carried out o	·
Contained in the international applica	
X filed together with the international a	pplication in computer readable form.
furnished subsequently to this Author	rity in written form.
furnished subsequently to this Author	rity in computer readable form.
The statement that the subsequently fur international application as filed has be	mished written sequence listing does not go beyond the disclosure in the
The statement that the information record been furnished.	ded in computer readable form is identical to the writen sequence listing has
4. X The amendments have resulted in the	e cancellation of:
X the description, pages NO	NE
X the claims, Nos. NO	
X the drawings, sheets/fig NO	NE
	f) the amendments had not been made, since they have been considered to go ed in the Supplemental Box (Rule 70.2(c)).**
* Replacement sheets which have been furnished to	to the receiving Office in response to an invitation under Article 14 are referred to an annexed to this report since they do not contain amendments (Rules 70.16)
**Any replacement sheet containing such amen	dments must be referred to under item 1 and annexed to this report.

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IV	. Lack of unity of invention	
1.	In response to the invitation to restrict or pay additional fees the applicant has:	
	restricted the claims.	
	X paid additional fees.	
	paid additional fees under protest.	
	neither restricted nor paid additional fees.	
2.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule not to invite the applicant to restrict or pay additional fees.	68.1,
3.	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is	
	complied with.	
	x not complied with for the following reasons:	
I	Please See Supplemental Sheet.	
4.	Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:	
	X all parts.	
	the parts relating to claims Nos	

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statement			
Novelty (N)	Claims	1-18 and 20-21	YI
	Claims	19	NO
Inventive Step (IS)	Claims	1-18, 20, and 21	YI
	Claims	19	NO
Industrial Applicability (IA)	Claims	1-21	YI
	Claims	NONE	NO
citations and explanations (Rule	70.7)		
Claim 19 lacks novelty under PCT Article 3		nticipated by Kirihara et al.	
Claim 19 lacks an inventive step under PCT			roduct that is
Kirihara et al is described above. encompassed by the claims. Claims 1-18, 20, and 21 meet the criteria se suggest a DNA construct comprising the cod	The claims lack	s being obvious over Kirihara et al. an inventive step as the reference describes a protection of a delta-zein operably linked to a 3' UTR that hat we regulatory protein. The prior art also does	ot teach or fair
Kirihara et al is described above. encompassed by the claims. Claims 1-18, 20, and 21 meet the criteria se suggest a DNA construct comprising the commodified to no longer contain binding sites it ID NO: 1.	The claims lack et out in PCT A ding sequences of for the dzr1 neg	an inventive step as the reference describes a protection of a delta-zein operably linked to a 3' UTR that I ative regulatory protein. The prior art also does not that they have the industrial applicability in be	ot teach or fair has been not teach SEC
Kirihara et al is described above. encompassed by the claims. Claims 1-18, 20, and 21 meet the criteria se suggest a DNA construct comprising the commodified to no longer contain binding sites of ID NO: 1. Claims 1-21 meet the criteria set out in PCT	the claims lack at out in PCT A ding sequences of for the dzr1 neg Article 334), in	an inventive step as the reference describes a protection of a delta-zein operably linked to a 3' UTR that I ative regulatory protein. The prior art also does not that they have the industrial applicability in be	ot teach or fair has been not teach SEC
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International application No. PCT/US99/20308

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The description is objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 5 because it fails to contain an adequate written description of all isolated nucleic acids comprising a 3' UTR of all 10 kDa zein genes. The description is inadequate because: the only 3' UTR of a 10 kDa zein gene described by the description is that within the sequence listing. Other such isolated sequences are not described, and therefore not reduced to practice. A description of a nucleic acid required more than just an explanation of a method of how one would obtain it. What is required is a description of the DNA itself.

Claim 19 is objected to as lacking clarity under PCT Rule 66.2(a)(v) because practice of the claimed invention is not adequately described in writing, as required under PCT Rule 5.1(a)(iii), for the reasons set forth in the immediately preceding paragraph.

International application No.

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

CLASSIFICATION:

The International Patent Classification (IPC) and/or the National classification are as listed below: IPC(7): C12N 5/04, 15/29, 15/09, 15/11, 15/63, 15/64, 15/66, 15/67, 15/82: AO1H 5/00, 5/10 and US C1.: 435/69.1, 320.1, 410, 412, 419, 468; 536/23.6; 800/278, 287, 295, 298, 320.1

IV. LACK OF UNITY OF INVENTION:

3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2, and 13.3 is not complied with for the following reasons:

As applicant was previously notified this International Preliminary Examining Authority has found plural inventions claimed in the International Application covered by the claims indicated below:

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

Group I, claim(s)1-18, drawn to a first product, a DNA construct encoding a delta-zein, linked to a promoter and a 3' untranslated region (UTR) modified to be devoid of dzr1 binding sites, and vectors and plants transformed with said DNA construct; and a first method, comprising making high methionine corn with said DNA construct.

Group II, claim(s) 19-21, drawn to a second product, an isolated nucleic acid comprising a 3' UTR of a 10 kDa zein gene, and a chimeric gene comprising any coding sequence operably linked to said UTR.

and it considers that the International Application does not comply with the requirements of unity of invention (Rules 13.1, 13.2 and 13.3) for the reasons indicated below:

The inventions listed as Groups I and II do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: the modified 3' UTR of the first product in Group I is not shared with the non-modified 3' UTR of the second product in Group II. The non-modified UTR of Group II also is no shared or used by the method of Group I. Further, the sequences of both groups may be obtained by alternative means, such as chemical synthesis.